

# CHRISTOPHER MADIOU

50 BROAD STREET  
SUITE 1609  
NEW YORK, NY 10004

P (917) 408 - 6484  
F (212) 571 - 9149  
CHRIS@MADIOULAW.COM

WWW.MADIOULAW.COM

---

October 5, 2021

Hon. Laura Taylor Swain  
United States District Judge  
Daniel Patrick Moynihan  
United States Courthouse  
500 Pearl St.  
New York, NY 10007  
*By ECF*

## MEMO ENDORSED

Re: *United States v. Jian Feng Wu, 18 Cr. 905 (LTS)*

Dear Judge Swain,

I represent Jian Feng Wu in the above-captioned case. Mr. Wu is currently released on bail with standard conditions, including travel restricted to the Eastern and Southern Districts of New York.

I write with consent from the Government and Pretrial Services to respectfully request modification of those conditions to permit Mr. Wu to travel to Las Vegas for vacation from October 22, 2021 to October 26, 2021. If approved, Mr. Wu will provide pretrial services with his flight and hotel itinerary.

Thank you in advance for your consideration.

Sincerely,



Christopher Madiou

The foregoing modification request is granted.  
DE #195 is resolved.  
SO ORDERED.  
10/5/2021  
/s/ Laura Taylor Swain, Chief USDJ

Cc: AUSA Alexandra Rothman (via ECF and email)  
U.S. Pretrial Services Officer Lea Harmon (via email)